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**IN THE UNITED STATES BANKRUPTCY COURT
 NORTHERN DISTRICT OF TEXAS
 DALLAS DIVISION**

In re: **Kristopher Shannon Armstrong** **xxx-xx-2639** **§** Case No: **19-30769-s gj-13**
 4185 Comanche Dr. **§** Date: **3/18/2019**
 Carrollton, TX 75010 **§**
§
§ Chapter 13
§

Debtor(s)

**DEBTOR'S(S') CHAPTER 13 PLAN
 (CONTAINING A MOTION FOR VALUATION)**

DISCLOSURES

- This *Plan* does not contain any *Nonstandard Provisions*.
- This *Plan* contains *Nonstandard Provisions* listed in Section III.
- This *Plan* does not limit the amount of a secured claim based on a valuation of the *Collateral* for the claim.
- This *Plan* does limit the amount of a secured claim based on a valuation of the *Collateral* for the claim.

This *Plan* does not avoid a security interest or lien.

Language in italicized type in this *Plan* shall be as defined in the "General Order 2017-01, Standing Order Concerning Chapter 13 Cases" and as it may be superseded or amended ("General Order"). All provisions of the General Order shall apply to this *Plan* as if fully set out herein.

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Plan Payment: **\$2,615.00**

Plan Term: **60 months**

Plan Base: **\$156,900.00**

Applicable Commitment Period: **36 months**

Value of Non-exempt property per § 1325(a)(4): **\$100.00**

Monthly Disposable Income per § 1325(b)(2): **\$0.00**

Monthly Disposable Income x ACP ("UCP"): **\$0.00**

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Debtor(s): Kristopher Shannon Armstrong

MOTION FOR VALUATION

Pursuant to Bankruptcy Rule 3012, for purposes of 11 U.S.C. § 506(a) and § 1325(a)(5) and for purposes of determination of the amounts to be distributed to holders of secured claims who do not accept the *Plan*, Debtor(s) hereby move(s) the Court to value the *Collateral* described in Section I, Part E.(1) and Part F of the *Plan* at the lesser of the value set forth therein or any value claimed on the proof of claim. Any objection to valuation shall be filed at least seven (7) days prior to the date of the *Trustee's* pre-hearing conference regarding Confirmation or shall be deemed waived.

SECTION I
DEBTOR'S(S') CHAPTER 13 PLAN - SPECIFIC PROVISIONS
FORM REVISED 7/1/17

A. PLAN PAYMENTS:

Debtor(s) propose(s) to pay to the *Trustee* the sum of:

\$2,615.00 per month, months 1 to 60.

For a total of \$156,900.00 (estimated "Base Amount").

First payment is due 4/3/2019.

The applicable commitment period ("ACP") is 36 months.

Monthly Disposable Income ("DI") calculated by *Debtor(s)* per § 1325(b)(2) is: \$0.00.

The Unsecured Creditors' Pool ("UCP"), which is DI x ACP, as estimated by the *Debtor(s)*, shall be no less than:
\$0.00.

Debtor's(s') equity in non-exempt property, as estimated by *Debtor(s)* per § 1325(a)(4), shall be no less than:
\$100.00.

B. STATUTORY, ADMINISTRATIVE AND DSO CLAIMS:

1. **CLERK'S FILING FEE:** Total filing fees paid through the *Plan*, if any, are \$0.00 and shall be paid in full prior to disbursements to any other creditor.
2. **STATUTORY TRUSTEE'S PERCENTAGE FEE(S) AND NOTICING FEES:** *Trustee's Percentage Fee(s)* and any noticing fees shall be paid first out of each receipt as provided in General Order 2017-01 (as it may be superseded or amended) and 28 U.S.C. § 586(e)(1) and (2).
3. **DOMESTIC SUPPORT OBLIGATIONS:** The *Debtor* is responsible for paying any Post-petition Domestic Support Obligation directly to the DSO claimant. Pre-petition Domestic Support Obligations per Schedule "E/F" shall be paid in the following monthly payments:

DSO CLAIMANTS	SCHED. AMOUNT	%	TERM (APPROXIMATE) (MONTHS <u> </u> TO <u> </u>)	TREATMENT <u>\$</u> <u> </u> PER MO.
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- C. **ATTORNEY FEES:** To Leinart Law Firm, total: \$3,700.00;
\$0.00 Pre-petition; \$3,700.00 disbursed by the *Trustee*.

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D.(1) PRE-PETITION MORTGAGE ARREARAGE:

MORTGAGEE	SCHED. ARR. AMT	DATE ARR. THROUGH	%	TERM (APPROXIMATE) (MONTHS <u> </u> TO <u> </u>)	TREATMENT
Mr. Cooper 4185 Comanche Dr. Carrollton, TX 75010	\$36,244.74	3/1/2019	0.00%	Month(s) 1-60	Pro-Rata

D.(2) CURRENT POST-PETITION MORTGAGE PAYMENTS DISBURSED BY THE TRUSTEE IN A CONDUIT CASE:

MORTGAGEE	# OF PAYMENTS PAID BY TRUSTEE	CURRENT POST-PETITION MORTGAGE PAYMENT AMOUNT	FIRST CONDUIT PAYMENT DUE DATE (MM-DD-YY)
Mr. Cooper 4185 Comanche Dr. Carrollton, TX 75010	59 month(s)	\$1,534.33	6/1/2019

D.(3) POST-PETITION MORTGAGE ARREARAGE:

MORTGAGEE	TOTAL AMT.	DUE DATE(S) (MM-DD-YY)	%	TERM (APPROXIMATE) (MONTHS <u> </u> TO <u> </u>)	TREATMENT
Mr. Cooper 4185 Comanche Dr. Carrollton, TX 75010	\$3,068.66	4/1/2019 and 5/1/2019	0.00%	Month(s) 1-60	Pro-Rata

E.(1) SECURED CREDITORS - PAID BY THE TRUSTEE:

A.

CREDITOR / COLLATERAL	SCHED. AMT.	VALUE	%	TERM (APPROXIMATE) (MONTHS <u> </u> TO <u> </u>)	TREATMENT
					Per Mo.

B.

CREDITOR / COLLATERAL	SCHED. AMT.	VALUE	%	TREATMENT
				Pro-rata

Conn's HomePlus Household Goods	\$4,177.00	\$2,088.50	0.00%	Pro-Rata
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To the extent the value amount in E.(1) is less than the scheduled amount in E.(1), the creditor may object. In the event a creditor objects to the treatment proposed in paragraph E.(1), the *Debtor(s)* retain(s) the right to surrender the *Collateral* to the creditor in satisfaction of the creditor's claim.

E.(2) SECURED 1325(a)(9) CLAIMS PAID BY THE TRUSTEE - NO CRAM DOWN:

A.

CREDITOR / COLLATERAL	SCHED. AMT.	%	TERM (APPROXIMATE) (MONTHS <u> </u> TO <u> </u>)	TREATMENT
				Per Mo.

B.

CREDITOR / COLLATERAL	SCHED. AMT.	%	TREATMENT
			Pro-rata

Villas at Indian Creek HOA 4185 Comanche Dr. Carrollton, TX 75010	\$470.47	0.00%	Pro-Rata
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The valuation of *Collateral* set out in E.(1) and the interest rate to be paid on the above scheduled claims in E.(1) and E.(2) will be finally determined at confirmation. The allowed claim amount will be determined based on a timely filed proof of claim and the *Trustee's Recommendation Concerning Claims* ("TRCC") or by an order on an objection to claim.

Absent any objection to the treatment described in E.(1) or E.(2), the creditor(s) listed in E.(1) and E.(2) shall be deemed to have accepted the *Plan* per section 1325(a)(5)(A) of the Bankruptcy Code and to have waived its or their rights under section 1325(a)(5)(B) and (C) of the Bankruptcy Code.

F. SECURED CREDITORS - COLLATERAL TO BE SURRENDERED:

CREDITOR / COLLATERAL	SCHED. AMT.	VALUE	TREATMENT
Consumer Portfolio Svc	\$10,810.77	\$8,000.00	Surrender
2006 Nissan 350z			

Upon confirmation, pursuant to 11 U.S.C. § 1322(b)(8), the surrender of the *Collateral* described herein will provide for the payment of all or part of a claim against the *Debtor(s)* in the amount of the value given herein.

The valuation of *Collateral* in F will be finally determined at confirmation. The allowed claim amount will be determined based on a timely filed proof of claim and the *Trustee's Recommendation Concerning Claims* ("TRCC") or by an order on an objection to claim.

The *Debtor(s)* request(s) that the automatic stay be terminated as to the surrendered *Collateral*. If there is no objection to the surrender, the automatic stay shall terminate and the *Trustee* shall cease disbursements on any secured claim which is secured by the *Surrendered Collateral*, without further order of the Court, on the 7th day after the date the *Plan* is filed. However, the stay shall not be terminated if the *Trustee* or affected secured lender files an objection in compliance with paragraph 8 of the General Order until such objection is resolved.

Nothing in this *Plan* shall be deemed to abrogate any applicable non-bankruptcy statutory or contractual rights of the *Debtor(s)*.

G. SECURED CREDITORS - PAID DIRECT BY DEBTOR:

CREDITOR	COLLATERAL	SCHED. AMT.
Denton County Tax Assessor	4185 Comanche Dr. Carrollton, TX 75010	\$7,486.32

H. PRIORITY CREDITORS OTHER THAN DOMESTIC SUPPORT OBLIGATIONS:

CREDITOR	SCHED. AMT.	TERM (APPROXIMATE) (MONTHS __ TO __)	TREATMENT
Internal Revenue Service	\$4,750.31	Month(s) 1-60	Pro-Rata

I. SPECIAL CLASS:

CREDITOR	SCHED. AMT.	TERM (APPROXIMATE) (MONTHS __ TO __)	TREATMENT

JUSTIFICATION: _____

J. UNSECURED CREDITORS:

CREDITOR	SCHED. AMT.	COMMENT
American Family Mutual Ins.	\$0.00	
Ameripath	\$321.60	
Bank of America	\$0.00	
Baylor	\$16,000.00	
Baylor	\$600.00	

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Bill me later	\$450.00
Bill Me Later/Comenity	\$0.00
Capital One Bank	\$2,000.00
CH Robinson	\$2,700.00
Choice Recovery	\$630.00
Citibank	\$2,000.00
CMRE Financial Services	\$0.00
Commonwealth Financial Systems	\$1,314.00
Commonwealth Financial Systems	\$0.00
Conn's HomePlus	\$2,088.50
Conn's Credit Corp	Unsecured portion of the secured debt (Bifurcated)
Conns Credit Corp	\$0.00
Conns Credit Corp	\$0.00
Conns Credit Corp	\$0.00
Credit One Bank	\$733.00
Direct TV	\$1,000.00
East Rehabilitation PA	\$1,265.92
Encore Receivable	\$0.00
Fed Loan Serv	\$0.00
Fingerhut	\$0.00
First Premier Bank	\$556.00
First Premier Bank	\$447.00
Frontier Communications	\$47.52
GECRB/Care Credit	\$1,180.00
Health Texas	\$160.00
Internal Revenue Service	\$7,034.97
LVNV Funding/Resurgent Capital	\$0.00
Mr. Cooper	\$0.00
North Texas Kidney Disease Assoc.	\$40.00
NTTA	\$200.00
NTTA	\$835.85
NTTA	\$2,255.44
NTTA	\$1,021.95
Omniamerican Bank	\$6,168.00
Prestige Financial Svc	\$0.00
Progressive Leasing	\$549.92
Regions Bank	\$0.00
Regions Bank	\$0.00
Rice Univ	\$0.00
Rice University	\$0.00
Rodale	\$35.00
Synchrony Bank	\$900.00
Synerprise Consulting Services	\$0.00
Texas Colon & Rectal	\$0.00
Texas Health Presbyterian Plano	\$1,044.32
Texas Radiology Associates	\$2,285.00

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The Cash Store	\$2,500.00
The Fusselman Law Firm PC	\$31,766.47
Title Max	\$1,400.00
Title Max of Texas	\$4,602.44
Transformations Treatment Center	\$8,000.00
Transworld Systems Inc.	\$671.00
Trinity Dermatology	\$0.00
Trinity Dermatology	\$400.00
US Anesthesia Partners	\$2,480.00
Us Dept Of Education	\$0.00
Us Dept Of Education	\$0.00
Verizon	\$1,273.00
Webbank/fingerhut	\$509.00
Willow Bend Dental	\$532.98

TOTAL SCHEDULED UNSECURED: **\$109,998.88**The *Debtor's(s')* estimated (but not guaranteed) payout to unsecured creditors based on the scheduled amount is **0%**.

General unsecured claims will not receive any payment until after the order approving the TRCC becomes final.

K. EXECUTORY CONTRACTS AND UNEXPIRED LEASES:

§ 365 PARTY	ASSUME/REJECT	CURE AMOUNT	TERM (APPROXIMATE) (MONTHS <u> </u> TO <u> </u>)	TREATMENT

SECTION II
DEBTOR'S(S') CHAPTER 13 PLAN - GENERAL PROVISIONS
FORM REVISED 7/1/17

A. SUBMISSION OF DISPOSABLE INCOME:

Debtor(s) hereby submit(s) future earnings or other future income to the *Trustee* to pay the *Base Amount*.

B. ADMINISTRATIVE EXPENSES, DSO CLAIMS & PAYMENT OF TRUSTEE'S STATUTORY PERCENTAGE FEE(S) AND NOTICING FEES:

The Statutory Percentage Fees of the *Trustee* shall be paid in full pursuant to 11 U.S.C. §§ 105(a), 1326(b)(2), and 28 U.S.C. § 586(e)(1)(B). The *Trustee* is authorized to charge and collect Noticing Fees as indicated in Section I, Part "B" hereof.

C. ATTORNEY FEES:

Debtor's(s') Attorney Fees totaling the amount indicated in Section I, Part C, shall be disbursed by the *Trustee* in the amount shown as "Disbursed By The *Trustee*" pursuant to this *Plan* and the *Debtor's(s')* Authorization for Adequate Protection Disbursements ("AAPD"), if filed.

D.(1) PRE-PETITION MORTGAGE ARREARAGE:

The Pre-Petition *Mortgage Arrearage* shall be paid by the *Trustee* in the allowed pre-petition arrearage amount and at the rate of interest indicated in Section I, Part D.(1). To the extent interest is provided, it will be calculated from the date of the Petition. The principal balance owing upon confirmation of the *Plan* on the allowed pre-petition *Mortgage Arrearage* amount shall be reduced by the total adequate protection less any interest (if applicable) paid to the creditor by the *Trustee*. Such creditors shall retain their liens.

D.(2) CURRENT POST-PETITION MORTGAGE PAYMENTS DISBURSED BY TRUSTEE IN A CONDUIT CASE:

Current Post-Petition Mortgage Payment(s) shall be paid by the *Trustee* as indicated in Section I, Part D.(2), or as otherwise provided in the General Order.

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Debtor(s): **Kristopher Shannon Armstrong**

The *Current Post-Petition Mortgage Payment(s)* indicated in Section I, Part D.(2) reflects what the *Debtor(s)* believe(s) is/are the periodic payment amounts owed to the *Mortgage Lender* as of the date of the filing of this *Plan*. Adjustment of the *Plan Payment* and *Base Amount* shall be calculated as set out in the General Order, paragraph 15(c)(3).

Payments received by the *Trustee* for payment of the *Debtor's Current Post-Petition Mortgage Payment(s)* shall be deemed adequate protection to the creditor.

Upon completion of the *Plan*, *Debtor(s)* shall resume making the *Current Post-Petition Mortgage Payments* required by their contract on the due date following the date specified in the *Trustee's* records as the date through which the *Trustee* made the last *Current Post-Petition Mortgage Payment*.

Unless otherwise ordered by the Court, and subject to Bankruptcy Rule 3002.1(f)-(h), if a *Conduit Debtor* is current on his/her *Plan Payments* or the payment(s) due pursuant to any wage directive, the *Mortgage Lender* shall be deemed current post-petition.

D.(3) POST-PETITION MORTGAGE ARREARAGE:

The *Post-Petition Mortgage Arrearage* shall be paid by the *Trustee* in the allowed amount and at the rate of interest indicated in Section I, Part D.(3). To the extent interest is provided, it will be calculated from the date of the Petition.

Mortgage Lenders shall retain their liens.

E.(1) SECURED CLAIMS TO BE PAID BY TRUSTEE:

The claims listed in Section I, Part E.(1) shall be paid by the *Trustee* as secured to the extent of the lesser of the allowed claim amount (per a timely filed Proof of Claim not objected to by a party in interest) or the value of the *Collateral* as stated in the *Plan*. Any amount claimed in excess of the value shall automatically be split and treated as unsecured as indicated in Section I, Part H or J, per 11 U.S.C. § 506(a). Such creditors shall retain their liens on the *Collateral* described in Section I, Part E.(1) as set out in 11 U.S.C. § 1325(a)(5)(B)(I) and shall receive interest at the rate indicated from the date of confirmation or, if the value shown is greater than the allowed claim amount, from the date of the Petition, up to the amount by which the claim is over-secured. The principal balance owing upon confirmation of the *Plan* on the allowed secured claim shall be reduced by the total of adequate protection payments less any interest (if applicable) paid to the creditor by the *Trustee*.

E.(2) SECURED 1325(a)(9) CLAIMS TO BE PAID BY THE TRUSTEE--NO CRAM DOWN:

Claims in Section I, Part E.(2) are either debts incurred within 910 days of the *Petition Date* secured by a purchase money security interest in a motor vehicle acquired for the personal use of the *Debtor(s)* or debts incurred within one year of the *Petition Date* secured by any other thing of value.

The claims listed in Section I, Part E.(2) shall be paid by the *Trustee* as fully secured to the extent of the allowed amount (per a timely filed Proof of Claim not objected to by a party in interest). Such creditors shall retain their liens on the *Collateral* described in Section I, Part E.(2) until the earlier of the payment of the underlying debt determined under non-bankruptcy law or a discharge under § 1328 and shall receive interest at the rate indicated from the date of confirmation. The principal balance owing upon confirmation of the *Plan* on the allowed secured claim shall be reduced by the total of adequate protection payments paid to the creditor by the *Trustee*.

To the extent a secured claim not provided for in Section I, Part D, E.(1) or E.(2) is allowed by the Court, *Debtor(s)* will pay the claim direct per the contract or statute.

Each secured claim shall constitute a separate class.

F. SATISFACTION OF CLAIM BY SURRENDER OF COLLATERAL:

The claims listed in Section I, Part F shall be satisfied as secured to the extent of the value of the *Collateral*, as stated in the *Plan*, by surrender of the *Collateral* by the *Debtor(s)* on or before confirmation. Any amount claimed in excess of the value of the *Collateral*, to the extent it is allowed, shall be automatically split and treated as indicated in Section I, Part H or J, per 11 U.S.C. § 506(a).

Each secured claim shall constitute a separate class.

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G. DIRECT PAYMENTS BY DEBTOR(S):

Payments on all secured claims listed in Section I, Part G shall be disbursed by the *Debtor(s)* to the claimant in accordance with the terms of their agreement or any applicable statute, unless otherwise provided in Section III, "Nonstandard Provisions."

No direct payment to the IRS from future income or earnings in accordance with 11 U.S.C. § 1322(a)(1) will be permitted.

Each secured claim shall constitute a separate class.

H. PRIORITY CLAIMS OTHER THAN DOMESTIC SUPPORT OBLIGATIONS:

Failure to object to confirmation of this *Plan* shall not be deemed acceptance of the "SCHED. AMT." shown in Section I, Part H. The claims listed in Section I, Part H shall be paid their allowed amount by the *Trustee*, in full, pro-rata, as priority claims, without interest.

I. CLASSIFIED UNSECURED CLAIMS:

Classified unsecured claims shall be treated as allowed by the Court.

J. GENERAL UNSECURED CLAIMS TIMELY FILED:

All other allowed claims not otherwise provided for herein shall be designated general unsecured claims.

K. EXECUTORY CONTRACTS AND UNEXPIRED LEASES:

As provided in § 1322(b)(7) of the Bankruptcy Code, the *Debtor(s)* assume(s) or reject(s) the executory contracts or unexpired leases with parties as indicated in Section I, Part K.

Assumed lease and executory contract arrearage amounts shall be disbursed by the *Trustee* as indicated in Section I, Part K.

L. CLAIMS TO BE PAID:

"TERM (APPROXIMATE)" as used in this *Plan* states the estimated number of months from the *Petition Date* required to fully pay the allowed claim. If adequate protection payments have been authorized and made, they will be applied to principal as to both under-secured and fully secured claims and allocated between interest and principal as to over-secured claims. Payment pursuant to this *Plan* will only be made on statutory, secured, administrative, priority and unsecured claims that are allowed or, pre-confirmation, that the *Debtor(s)* has/have authorized in a filed Authorization for Adequate Protection Disbursements.

M. ADDITIONAL PLAN PROVISIONS:

Any additional *Plan* provisions shall be set out in Section III, "Nonstandard Provisions."

N. POST-PETITION NON-ESCROWED AD VALOREM (PROPERTY) TAXES AND INSURANCE:

Whether the *Debtor* is a *Conduit Debtor* or not, if the regular payment made by the *Debtor* to a *Mortgage Lender* or any other lienholder secured by real property does not include an escrow for the payment of ad valorem (property) taxes or insurance, the *Debtor* is responsible for the timely payment of post-petition taxes directly to the tax assessor and is responsible for maintaining property insurance as required by the mortgage security agreement, paying all premiums as they become due directly to the insurer. If the *Debtor* fails to make these payments, the mortgage holder may, but is not required to, pay the taxes and/or the insurance. If the mortgage holder pays the taxes and/or insurance, the mortgage holder may file, as appropriate, a motion for reimbursement of the amount paid as an administrative claim or a *Notice of Payment Change by Mortgage Lender* or a *Notice of Fees, Expenses, and Charges*.

O. CLAIMS NOT FILED:

A claim not filed with the Court will not be paid by the *Trustee* post-confirmation regardless of its treatment in Section I or on the *AAPD*.

P. CLAIMS FOR PRE-PETITION NON-PECUNIARY PENALTIES, FINES, FORFEITURES, MULTIPLE, EXEMPLARY OR PUNITIVE DAMAGES:

Any unsecured claim for a non-pecuniary penalty, fine, or forfeiture, or for multiple, exemplary or punitive damages, expressly including an IRS penalty to the date of the petition on unsecured and/or priority claims, shall be paid only a pro-rata share of any funds remaining after all other unsecured claims, including late filed claims, have been paid in full.

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Q. CLAIMS FOR POST-PETITION PENALTIES AND INTEREST:

No interest, penalty, or additional charge shall be allowed on any pre-petition claims subsequent to the filing of the petition, unless expressly provided herein.

R. BUSINESS CASE OPERATING REPORTS:

Upon the filing of the *Trustee's* 11 U.S.C. § 1302(c) Business Case Report, business *Debtors* are no longer required to file operating reports with the *Trustee*, unless the *Trustee* requests otherwise. The filing of the *Trustee's* 11 U.S.C. § 1302(c) Business Case Report shall terminate the *Trustee's* duties but not the *Trustee's* right to investigate or monitor the *Debtor's*(s') business affairs, assets or liabilities.

S. NO TRUSTEE'S LIABILITY FOR DEBTOR'S POST-CONFIRMATION OPERATION AND BAR DATE FOR CLAIMS FOR PRE-CONFIRMATION OPERATIONS:

The *Trustee* shall not be liable for any claim arising from the post-confirmation operation of the *Debtor's*(s') business. Any claims against the *Trustee* arising from the pre-confirmation operation of the *Debtor's*(s') business must be filed with the Bankruptcy Court within sixty (60) days after entry by the Bankruptcy Court of the Order of Confirmation or be barred.

T. DISPOSAL OF DEBTOR'S NON-EXEMPT PROPERTY; RE-VESTING OF PROPERTY; NON-LIABILITY OF TRUSTEE FOR PROPERTY IN POSSESSION OF DEBTOR WHERE DEBTOR HAS EXCLUSIVE RIGHT TO USE, SELL, OR LEASE IT; AND TRUSTEE PAYMENTS UPON POST CONFIRMATION CONVERSION OR DISMISSAL:

Debtor(s) shall not dispose of or encumber any non-exempt property or release or settle any lawsuit or claim by *Debtor*(s), prior to discharge, without consent of the *Trustee* or order of the Court after notice to the *Trustee* and all creditors.

Property of the estate shall not vest in the *Debtor* until such time as a discharge is granted or the Case is dismissed or closed without discharge. Vesting shall be subject to all liens and encumbrances in existence when the Case was filed and all valid post-petition liens, except those liens avoided by court order or extinguished by operation of law. In the event the Case is converted to a case under chapter 7, 11, or 12 of the Bankruptcy Code, the property of the estate shall vest in accordance with applicable law. After confirmation of the *Plan*, the *Trustee* shall have no further authority, fiduciary duty or liability regarding the use, sale, insurance of or refinance of property of the estate except to respond to any motion for the proposed use, sale, or refinance of such property as required by the applicable laws and/or rules. Prior to any discharge or dismissal, the *Debtor*(s) must seek approval of the court to purchase, sell, or refinance real property.

Upon dismissal of the Case post confirmation, the *Trustee* shall disburse all funds on hand in accordance with this *Plan*. Upon conversion of the Case, any balance on hand will be disbursed by the *Trustee* in accordance with applicable law.

U. ORDER OF PAYMENT:

Unless otherwise ordered by the court, all claims and other disbursements made by the Chapter 13 *Trustee* after the entry of an order confirming the Chapter 13 *Plan*, whether pursuant to this *Plan* or a modification thereof, will be paid in the order set out below, to the extent a creditor's claim is allowed or the disbursement is otherwise authorized. Each numbered paragraph below is a level of payment. All disbursements which are in a specified monthly amount are referred to as "per mo." At the time of any disbursement, if there are insufficient funds on hand to pay any per mo payment in full, claimant(s) with a higher level of payment shall be paid any unpaid balance owed on a per mo payment plus the current per mo payment owed to that same claimant, in full, before any disbursement to a claimant with a lower level of payment. If multiple claimants are scheduled to receive per mo payments within the same level of payment and there are insufficient funds to make those payments in full, available funds will be disbursed to the claimants within that level on a pro-rata basis. Claimants with a higher level of payment which are designated as receiving pro-rata payments shall be paid, in full, before any disbursements are made to any claimant with a lower level of payment.

1st -- Clerk's Filing Fee and Trustee's Percentage Fee(s) and Noticing Fees in B.(1) and B.(2) and per statutory provisions will be paid in full.

2nd -- Current Post-Petition Mortgage Payments (Conduit) in D.(2) and as adjusted according to the General Order, which must be designated to be paid per mo.

3rd -- Creditors listed in E.(1)(A) and E.(2)(A), which must be designated to be paid per mo, and Domestic Support Obligations ("DSO") in B.(3), which must be designated to be paid per mo.

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4th -- Attorney Fees in C, which must be designated to be paid pro-rata.

5th -- Post-Petition Mortgage Arrearage as set out in D.(3), if designated to be paid per mo.

6th -- Post-Petition Mortgage Arrearage as set out in D.(3), if designated to be paid pro-rata.

7th -- Arrearages owed on Executory Contracts and Unexpired Leases in K, which must be designated to be paid per mo.

8th -- Any Creditors listed in D.(1), if designated to be paid per mo.

9th -- Any Creditors listed in D.(1), if designated to be paid pro-rata and/or Creditors listed in E.(1)(B) or E.(2)(B), which must be designated to be paid pro-rata.

10th -- All amounts allowed pursuant to a *Notice of Fees, Expenses and Charges*, which will be paid pro-rata.

11th -- Priority Creditors Other than Domestic Support Obligations ("Priority Creditors") in H, which must be designated to be paid pro-rata.

12th -- Special Class in I, which must be designated to be paid per mo.

13th -- Unsecured Creditors in J, other than late filed or penalty claims, which must be designated to be paid pro-rata.

14th -- Late filed claims by Secured Creditors in D.(1), D.(2), D.(3), E.(1) and E.(2), which must be designated to be paid pro-rata, unless other treatment is authorized by the Court.

15th -- Late filed claims for DSO or filed by Priority Creditors in B.(3) and H, which must be designated to be paid pro-rata.

16th -- Late filed claims by Unsecured Creditors in J, which must be designated to be paid pro-rata.

17th -- Unsecured claims for a non-pecuniary penalty, fine, or forfeiture, or for multiple, exemplary or punitive damages, expressly including an IRS penalty to the date of the petition on unsecured and/or priority claims. These claims must be designated to be paid pro-rata.

V. POST-PETITION CLAIMS:

Claims filed under § 1305 of the Bankruptcy Code shall be paid as allowed. To the extent necessary, *Debtor(s)* will modify this *Plan*.

W. TRUSTEE'S RECOMMENDATION CONCERNING CLAIMS ("TRCC") PROCEDURE:

See the provisions of the General Order regarding this procedure.

Case No: 19-30769-sgj-13

Debtor(s): **Kristopher Shannon Armstrong**

SECTION III
NONSTANDARD PROVISIONS

The following nonstandard provisions, if any, constitute terms of this *Plan*. Any nonstandard provision placed elsewhere in the *Plan* is void.

None.

I, the undersigned, hereby certify that the *Plan* contains no nonstandard provisions other than those set out in this final paragraph.

/s/ Marcus Leinart

Marcus Leinart, Debtor's(s) Attorney

Debtor (if unrepresented by an attorney)

Debtor's(s) Chapter 13 Plan (Containing a Motion for Valuation) is respectfully submitted.

/s/ Marcus Leinart

Marcus Leinart, Debtor's(s) Counsel

00794156

State Bar Number

Case No: 19-30769-sgj-13

Debtor(s): Kristopher Shannon Armstrong

CERTIFICATE OF SERVICE

I, the undersigned, hereby certify that the foregoing Debtor's(s') Chapter 13 Plan (Containing a Motion for Valuation) was served on the following entities either by Electronic Service or by First Class Mail, Postage Pre-paid on the 18th day of March, 2019:

(List each party served, specifying the name and address of each party)

Dated: March 18, 2019/s/ Marcus Leinart

Marcus Leinart, Debtor's(s') Counsel

American Family Mutual Ins. 6000 American Pkwy. Madison, WI 53783	Capital One Bank PO Box 30285 Salt Lake City, UT 84130-0285	Commonwealth Financial Systems xxxx2473 Attn: Bankruptcy 245 Main Street Dickson City, PA 18519
Ameripath xxxxxxxx8830 PO Box 844810 Dallas, TX 75284	CH Robinson xxxx3434 c/o Brown & Joseph LTD PO Box 59838 Schaumburg, IL 60159-0838	Conn's HomePlus xxxxx0233 Attn: Bankruptcy Dept PO Box 2358 Beaumont, TX 77704
Bank of America xxxxx0208 Attn: Correspondence Unit/CA6-919- 02-41 PO Box 5170 Simi Valley, CA 93062	Choice Recovery xxxx8339 1550 Old Henderson Road Suite 100 Columbus, OH 43220	Conns Credit Corp xxxxx0231 3295 College St Beaumont, TX 77701
Baylor Centralized Business Services 2001 Bryan St. Ste. 2600 Dallas, TX 75201	Citibank PO Bxo 6500 Sioux Falls, SD 57117	Conns Credit Corp xxxxx0232 3295 College St Beaumont, TX 77701
Bill me later xxxxxxxxxxxx1037 PO Box 2394 Omaha, NE 67103	CMRE Financial Services 3075 E Imperial Hwy #200 Brea, CA 92821-6753	Conns Credit Corp xxxxx0230 3295 College St Beaumont, TX 77701
Bill Me Later/Comenity xxxxxxxxxxxx1037 PO Box 5138 Lutherville Timonium, MD 21094	Commonwealth Financial Systems xxxxxx99N1 Attn: Bankruptcy 245 Main Street Dickson City, PA 18519	Consumer Portfolio Svc xxxxxxxx2724 Attn:Bankruptcy 19500 Jamboree Rd Irvine, CA 92612

Case No: 19-30769-sgj-13

Debtor(s): Kristopher Shannon Armstrong

Credit One Bank xxxxxxxxxxxx9785 ATTN: Bankruptcy Department PO Box 98873 Las Vegas, NV 89193	First Premier Bank xxxxxxxxxxxx2753 601 S Minnesota Ave Sioux Falls, SD 57104	Mr. Cooper xxxxx2452 Attention: Bankruptcy PO Box 619098 Dallas, TX 75261-9741
Denton County Tax Assessor xx2302 PO Box 90223 Denton, TX 76202	Frontier Communications xxxxxx1351 PO Box 9035 Addison, TX 75001-9035	Mr. Cooper Attention: Bankruptcy PO Box 619098 Dallas, TX 75261-9741
Direct TV xxxx4727 PO Box 6550 Englewood, CO 80155	GECRB/Care Credit xxxxxxxxxxxx2453 Attn: bankruptcy PO Box 103104 Roswell, GA 30076	North Texas Kidney Disease Assoc. x5945 1600 Waters Ridge Rd. Ste. A Lewisville, TX 75057
East Rehabilitation PA xxxx-xxxxxx7346 PO Box 678022 Dallas, TX 75267	Health Texas xx5053 P.O. Box 844128 Dallas, TX 75284	NTTA xxxxx2393 PO Box 660244 Dallas, TX 75266-0244
Encore Receivable xxxxxxxx8409 Po Box 3330 Olathe, KS 66063-3330	Internal Revenue Service Centralized Insolvency PO Box 7346 Philadelphia, PA 19101-7346	NTTA xxxxx2281 PO Box 660244 Dallas, TX 75266-0244
Fed Loan Serv xxxxxxxxxxxx0001 Pob 60610 Harrisburg, PA 17106	Internal Revenue Service Centralized Insolvency Operations PO Box 7346 Philadelphia, PA 19101-7346	NTTA xxxxx0725 PO Box 660244 Dallas, TX 75266-0244
Fingerhut xxxxxxxxxxxx5450 Attn: Bankruptcy PO Box 1250 Saint Cloud, MN 56395	Kristopher Shannon Armstrong 4185 Comanche Dr. Carrollton, TX 75010	NTTA xxxxx3231 PO Box 660244 Dallas, TX 75266-0244
First Premier Bank xxxxxxxxxxxx8059 601 S Minnesota Ave Sioux Falls, SD 57104	LVNV Funding/Resurgent Capital xxxxxxxxxxxx9785 Attn: Bankruptcy PO Box 10497 Greenville, SC 29603	Omniamerican Bank xxxxxx7886 Po Box 150099 Fort Worth, TX 76108

Case No: 19-30769-sgj-13

Debtor(s): Kristopher Shannon Armstrong

Prestige Financial Svc xx4075 Attn: Bankruptcy Department PO Box 26707 Salt Lake City, UT 84126	Synerprise Consulting Services xxxx9536 2809 Regal Rd. # 107 Plano, TX 75075	Title Max of Texas xxxxxxxxxxxx7752 413 E. Round Grove Rd. Ste. 160 Lewisville, TX 75067
Progressive Leasing xxx3788 256 West Data Drive Draper, UT 84020	Texas Colon & Rectal xxxxxxxx21G1 PO Box 9142 Belfast, ME 04915	Tom Powers 105 Decker Crt, Ste 1150 Irving, TX 75062
Regions Bank xxxxxxxxxxxxxxxxxxxx7622 720 North 39th Str Birmingham, AL 35222	Texas Health Presbyterian Plano xxxxxx3591 PO Box 910812 Dallas, TX 75391-0812	Transformations Treatment Center 14000 S. Military Trail #204A Delary Beach, FL 33484
Regions Bank xxxxxxxxxxxxxxxxxxxx8171 720 North 39th Str Birmingham, AL 35222	Texas Radiology Associates PO Box 2285 Indianapolis, IN 46206-2285	Transworld Systems Inc. xxxxxxxx21G1 Collection Agency 500 Virginia Drive, Ste. 514 Ft. Washington, PA 19034
Rice Univ xxxxxxxxxx901C 6100 Main St Houston, TX 77005	The Cash Store xxxx-xxx1481 Attn. Bankruptcy Dept. 1901 Gateway Dr. Irving, TX 75038	Trinity Dermatology xx7021 4340 N Josey Ln Ste 100 Carrollton, TX 75010
Rice University xxxxxx901C 6100 Main St Houston, TX 77005	The Fusselman Law Firm PC xxx-xxxx-2019 1616 S. Voss Rd. Ste. 775 Houston, TX 77057	Trinity Dermatology xx5780 4340 N. Josey Lane Ste. 100 Carrollton, TX 75010
Rodale xxxxxx4375 400 S. 10th St. Emmaus, PA 18098	Title Max 413 E. Round Grove Rd. Ste. 100 Lewisville, TX 75067	US Anesthesia Partners xxxx0014 PO Box 660267 Dallas, TX 75266-0267
Synchrony Bank xxxxxxxx8409 PO Box 960061 Orlando, FL 32896	Title Max Corp HQ 15 Bull St. Savannah, GA 31401	Us Dept Of Education xxxxxxxxxxxx6649 Attn: Bankruptcy PO Box 16448 Saint Paul, MN 55116

Case No: 19-30769-sgj-13

Debtor(s): **Kristopher Shannon Armstrong**

Us Dept Of Education
xxxxxx6391
Attn: Bankruptcy
PO Box 16448
Saint Paul, MN 55116

Verizon
xxxxxx3992
500 Technology Dr
Weldon Spring, MO 63304

Villas at Indian Creek HOA
c/o Essex HOA Management
1512 Crescent Dr., Ste.112
Carrollton, TX 75006

Webbank/fingerhut
xxxxxxxxxxxx5450
6250 Ridgewood Roa
Saint Cloud, MN 56303

Wllow Bend Dental
xxM20A
3001 N. Dallas Pkwy. Ste. A
Plano, TX 75093

Leinart Law Firm
 11520 N. Central Expressway
 Suite 212
 Dallas, Texas 75243

Bar Number: **00794156**
 Phone: **(469) 232-3328**

IN THE UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF TEXAS
DALLAS DIVISION
 Revised 10/1/2016

IN RE: **Kristopher Shannon Armstrong** **xxx-xx-2639** **§** CASE NO: **19-30769-s gj-13**
 4185 Comanche Dr.
 Carrollton, TX 75010
§
§
§
§

Debtor(s)

AUTHORIZATION FOR ADEQUATE PROTECTION DISBURSEMENTS **DATED: 3/18/2019**

The undersigned Debtor(s) hereby request that payments received by the Trustee prior to confirmation be disbursed as indicated below:

Periodic Payment Amount	\$2,615.00	
Disbursements	First (1)	Second (2) (Other)
Account Balance Reserve	\$5.00	\$5.00 carried forward
Trustee Percentage Fee	\$261.00	\$261.50
Filing Fee	\$0.00	\$0.00
Noticing Fee	\$76.65	\$0.00
Subtotal Expenses/Fees	\$342.65	\$261.50
Available for payment of Adequate Protection, Attorney Fees and Current Post-Petition Mortgage Payments:	\$2,272.35	\$2,353.50

CREDITORS SECURED BY VEHICLES (CAR CREDITORS):

Name	Collateral	Scheduled Amount	Value of Collateral	Adequate Protection Percentage	Adequate Protection Payment Amount
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Total Adequate Protection Payments for Creditors Secured by Vehicles: **\$0.00**

CURRENT POST-PETITION MORTGAGE PAYMENTS (CONDUIT):

Name	Collateral	Start Date	Scheduled Amount	Value of Collateral	Payment Amount
Mr. Cooper	4185 Comanche Dr. Carrollton, TX	6/1/2019	\$195,031.62	\$336,004.00	\$1,534.33
Payments for Current Post-Petition Mortgage Payments (Conduit):					\$1,534.33

Case No: 19-30769-s gj-13

Debtor(s): Kristopher Shannon Armstrong

CREDITORS SECURED BY COLLATERAL OTHER THAN A VEHICLE:

Name	Collateral	Scheduled Amount	Value of Collateral	Adequate Protection Percentage	Adequate Protection Payment Amount
Total Adequate Protection Payments for Creditors Secured by Collateral other than a vehicle:					\$0.00

TOTAL PRE-CONFIRMATION PAYMENTS**First Month Disbursement (after payment of Clerk's Filing Fee, any Noticing Fee, Chapter 13 Trustee Percentage Fee, and retention of the Account Balance Reserve):**

Current Post-Petition Mortgage Payments (Conduit payments), per mo:	\$0.00
Adequate Protection to Creditors Secured by Vehicles ("Car Creditor"), per mo:	\$0.00
Debtor's Attorney, per mo:	\$2,272.35
Adequate Protection to Creditors Secured by other than a Vehicle, per mo:	\$0.00

Disbursements starting month 2 (after payment of Clerk's Filing Fee, any Noticing Fee, Chapter 13 Trustee Percentage Fee, and retention of the Account Balance Reserve):

Current Post-Petition Mortgage Payments (Conduit payments), per mo:	\$1,534.33
Adequate Protection to Creditors Secured by Vehicles ("Car Creditor"), per mo:	\$0.00
Debtor's Attorney, per mo:	\$819.17
Adequate Protection to Creditors Secured by other than a Vehicle, per mo:	\$0.00

Order of Payment:

Unless otherwise ordered by the court, all claims and other disbursements made by the Chapter 13 Trustee prior to entry of an order confirming the Chapter 13 Plan will be paid in the order set out above. All disbursements which are in a specified monthly amount are referred to as "per mo". At the time of any disbursement, if there are insufficient funds on hand to pay any per mo payment in full, claimant(s) with a higher level of payment shall be paid any unpaid balance owed on the per mo payment plus the current per mo payment owed to that same claimant, in full, before any disbursement to a claimant with a lower level of payment. Other than the Current Post-Petition Mortgage Payments, the principal balance owing upon confirmation of the Plan on the allowed secured claim shall be reduced by the total of adequate protection payments, less any interest (if applicable), paid to the creditor by the Trustee.

DATED: 3/18/2019

/s/ Marcus Leinart
Attorney for Debtor(s)

UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF TEXAS
DALLAS DIVISION

IN RE: **Kristopher Shannon Armstrong**

CASE NO. **19-30769-s gj-13**

CHAPTER **13**

Certificate of Service

I hereby certify that on this date, I did serve a true and correct copy of the foregoing to the following interested parties and those listed on the Court filed Matrix by United States Mail, First Class:

Date: 3/18/2019

/s/ Marcus Leinart

Marcus Leinart

Attorney for the Debtor(s)

Kristopher Shannon Armstrong
4185 Comanche Dr.
Carrollton, TX 75010

Tom Powers
105 Decker Crt, Ste 1150
Irving, TX 75062

United States Trustee- Northern District
1100 Commerce St, Rm 976
Dallas, TX 75242